

# EXHIBIT C

COMMONWEALTH OF MASSACHUSETTS

MIDDLESEX, SS.

SUPERIOR COURT DEPARTMENT  
OF THE TRIAL COURT

RIMMA VAKS

)

)

)

Plaintiff,

)

v.

) C.A. No. 1881-CV-02687

)

TOM QUINLAN, DORIAN LEBLANC and  
LUMIRADX

)

)

)

Defendants.

)

)

**NOTICE OF FILING OF NOTICE OF REMOVAL**

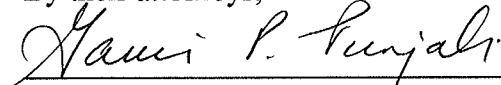
Please take notice that Defendants Tom Quinlan, Dorian LeBlanc and LumiraDx, Inc. filed a Notice of Removal on December 14, 2018, a copy of which is attached hereto as Exhibit 1, in the United States District Court for the District of Massachusetts, which is incorporated herein by reference.

Please take further notice that, pursuant to 28 U.S.C. § 1446(d), the filing of such Notice of Removal in the United States District Court, together with the filing of a copy of that Notice of Removal with the Clerk of this Court, effects removal of this action to the United States District Court, and this Court may proceed no further unless and until the case is remanded.

Respectfully submitted,

TOM QUINLAN, DORIAN LEBLANC and  
LUMIRADX, INC.

By their attorneys,



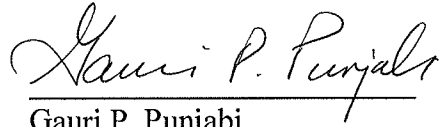
Gauri Punjabi (BBO #675781)  
MINTZ, LEVIN, COHN, FERRIS, GLOVSKY &  
POPEO, P.C.  
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Boston, Massachusetts 02111  
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[GPPunjabi@mintz.com](mailto:GPPunjabi@mintz.com)

Dated: December 14, 2018

**CERTIFICATE OF SERVICE**

I, Gauri P. Punjabi, hereby certify that on this 14<sup>th</sup> day of December 2018, I served the foregoing upon the following via Federal Express as follows:

Rimma Vaks, *Pro Se*  
103 Puritan Lane  
Swampscott, MA 01907  
(781) 581-6994

  
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Gauri P. Punjabi